Introduced by Senator Wright

February 27, 2009

An act to amend Sections 3751, 3753, and 4059 of the Family Code, relating to child support. An act to add Sections 3753.5 and 4059.5 to the Family Code, relating to child support.

LEGISLATIVE COUNSEL'S DIGEST

SB 580, as amended, Wright. Child support: health insurance.

The federal Deficit Reduction Act of 2005 mandated new requirements for states to follow regarding the assignment of preassistance support due to a family prior to the family being aided. The Department of Child Support Service administers all services and performs all functions necessary to establish, collect, and distribute child support.

This bill would require the Department of Child Support Services to issue regulations to define the terms reasonable cost, accessibility, and cash medical.

Existing law requires that a parent maintain health insurance coverage for a supported child when that insurance is available at no cost or at a reasonable cost to the parent. Existing law declares health insurance coverage for a supported child to be reasonable in cost if it is group health insurance, as specified.

This bill would specify that the parent must maintain private health insurance coverage for the child, and the insurance must be accessible to the child, as provided. The bill would also declare the rebuttable presumption that the health insurance coverage is reasonable in cost if the cost to the responsible parent providing medical support does not exceed 5% of his or her gross income or some other reasonable

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alternative income-based numeric standard determined by the Department of Child Support Services. The bill would also specify that if private health insurance coverage is not available at the time the order is entered or modified, the court shall order eash medical support, as defined, until health insurance coverage becomes available at a reasonable cost and is accessible to the child.

Existing law provides that the cost of the health insurance is in addition to the child support amount ordered with allowance for the costs of health insurance actually obtained given due consideration.

This bill would additionally provide that the cost of the cash medical support is in addition to the child support amount ordered, with allowance for the cash medical support actually obtained given due consideration.

Existing law computes the annual net disposable income of each parent by deducting from his or her annual gross income the actual amounts attributable to specified items, including deductions for health insurance or health plan premiums for the parent and for any children the parent has an obligation to support and deductions for state disability insurance premiums.

This bill would include among those deductions cash medical support. The bill would also make related, conforming changes.

The bill would become operative on January 1, 2011.

Vote: majority. Appropriation: no. Fiscal committee: no-yes. State-mandated local program: no.

The people of the State of California do enact as follows:

- 1 SECTION 1. Section 3753.5 is added to the Family Code, to 2 read:
- 3 3753.5. The Department of Child Support Services shall issue
- 4 regulations to define the following terms:
- 5 (a) Reasonable cost.
- 6 (b) Accessibility.
- 7 (c) Cash medical.
- 8 SEC. 2. Section 4059.5 is added to the Family Code, to read:
- 9 4059.5. The Department of Child Support Services shall issue
- 10 regulations to define the following terms:
- 11 (a) Reasonable cost.
- 12 (b) Accessibility.
- 13 (c) Cash medical.

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SECTION 1. Section 3751 of the Family Code is amended to read:

- 3751. (a) (1) Support orders issued or modified pursuant to this chapter shall include a provision requiring the child support obligor to keep the agency designated under Title IV-D of the Social Security Act (42 U.S.C. Sec. 651 et seq.) informed of whether the obligor has health insurance coverage at a reasonable cost and, if so, the health insurance policy information.
- (2) In any case in which an amount is set for current support, the court shall require that private health insurance coverage for a supported child shall be maintained by either or both parents if that insurance is available at no cost or at a reasonable cost to the parent. Health insurance coverage shall be rebuttably presumed to be reasonable in cost if the cost to the responsible parent providing medical support does not exceed 5 percent of his or her gross income or some other reasonable alternative income-based numeric standard determined by the Department of Child Support Services. Health insurance coverage must be accessible to the child. The Department of Child Support Services is responsible for determining a standard of accessibility. If the court determines that the cost of health insurance coverage is not reasonable, the court shall state its reasons on the record.
- (b) If the court determines that health insurance coverage is not available at no cost or at a reasonable cost, the court's order for support shall contain a provision that specifies that health insurance coverage shall be obtained if it becomes available at no cost or at a reasonable cost. If private health insurance coverage is not available at the time the order is entered or modified, the court shall order cash medical support until health insurance coverage becomes available at a reasonable cost and is accessible to the child. Upon health insurance coverage at no cost or at a reasonable cost becoming available to a parent, the parent shall apply for that coverage.
- (c) The court's order for support shall require the parent who, at the time of the order or subsequently, provides health insurance coverage for a supported child to seek continuation of coverage for the child upon attainment of the limiting age for a dependent child under the health insurance coverage if the child meets the criteria specified under Section 1373 of the Health and Safety Code or Section 10277 or 10278 of the Insurance Code and that health

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insurance coverage is available at no cost or at a reasonable cost
to the parent or parents, as applicable.

- (d) For the purposes of this section, "cash medical support" means an amount ordered to be paid toward the cost of health insurance provided by a public entity or by another parent through employment or otherwise, or for other medical costs not covered by insurance.
- SEC. 2. Section 3753 of the Family Code is amended to read: 3753. (a) The cost of the private health insurance or cash medical support shall be in addition to the child support amount ordered under Article 2 (commencing with Section 4050), with allowance for the costs of health insurance and cash medical support actually obtained given due consideration under subdivision (d) of Section 4059.
- (b) For the purposes of this section, "cash medical support" means an amount ordered to be paid toward the cost of health insurance provided by a public entity or by another parent through employment or otherwise, or for other medical costs not covered by insurance.
- SEC. 3. Section 4059 of the Family Code is amended to read: 4059. The annual net disposable income of each parent shall be computed by deducting from his or her annual gross income the actual amounts attributable to the following items or other items permitted under this article:
- (a) The state and federal income tax liability resulting from the parties' taxable income. Federal and state income tax deductions shall bear an accurate relationship to the tax status of the parties (that is, single, married, married filing separately, or head of household) and number of dependents. State and federal income taxes shall be those actually payable (not necessarily current withholding) after considering appropriate filing status, all available exclusions, deductions, and credits. Unless the parties stipulate otherwise, the tax effects of spousal support shall not be considered in determining the net disposable income of the parties for determining child support, but shall be considered in determining spousal support consistent with Chapter 3 (commencing with Section 4330) of Part 3.
- (b) Deductions attributed to the employee's contribution or the self-employed worker's contribution pursuant to the Federal Insurance Contributions Act (FICA), or an amount not to exceed

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that allowed under FICA for persons not subject to FICA, provided that the deducted amount is used to secure retirement or disability benefits for the parent.

- (e) Deductions for mandatory union dues and retirement benefits, provided that they are required as a condition of employment.
- (d) Deductions for private health insurance, health plan premiums, or cash medical support for the parent and for any children the parent has an obligation to support and deductions for state disability premiums.
- (e) Any child or spousal support actually being paid by the parent pursuant to a court order, to or for the benefit of any person who is not a subject of the order to be established by the court. In the absence of a court order, any child support actually being paid, not to exceed the amount established by the guideline, for natural or adopted children of the parent not residing in that parent's home, who are not the subject of the order to be established by the court, and of whom the parent has a duty of support. Unless the parent proves payment of the support, no deduction shall be allowed under this subdivision.
- (f) Job-related expenses, if allowed by the court after consideration of whether the expenses are necessary, the benefit to the employee, and any other relevant facts.
- (g) A deduction for hardship, as defined by Sections 4070 to 4073, inclusive, and applicable published appellate court decisions. The amount of the hardship shall not be deducted from the amount of child support, but shall be deducted from the income of the party to whom it applies. In applying any hardship under paragraph (2) of subdivision (a) of Section 4071, the court shall seek to provide equity between competing child support orders. The Judicial Council shall develop a formula for calculating the maximum hardship deduction and shall submit it to the Legislature for its consideration on or before July 1, 1995.
- (h)(h) For the purposes of this section, "cash medical support" means an amount ordered to be paid toward the cost of health insurance provided by a public entity or by another parent through employment or otherwise, or for other medical costs not covered by insurance.

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1 SEC. 4. This act shall become operative on January 1, 2011.